1 The Honorable David G. Estudillo 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON TACOMA DIVISION 9 10 WILL CO. LTD. a limited liability company organized under the laws of Japan, 11 Case No.: 3:20-cv-05666-DGE Plaintiff, 12 NOTICE OF ERRATA BY PLAINTIFF VS. 13 WILL CO. LTD. CORRECTING **DOCKET ENTRY 48** KAM KEUNG FUNG, aka 馮 錦 強, aka 14 FUNG KAM KEUNG, aka FUNG KAM-15 KEUNG, aka KUENG FUNG, aka KEUNG NOTE ON MOTION CALENDAR: KAM FUNG, aka KAM-KEUNG FUNG, aka 16 December 10, 2021 KEVIN FUNG, an individual; FELLOW SHINE GROUP LIMITED, a foreign company, 17 and DOES 1-20, d/b/a AVGLE.COM, 18 Defendants. 19 20 PLEASE TAKE NOTICE that Plaintiff Will Co. Ltd. herewith files the attached pages 1 21 through 19 to the Declaration of Spencer Freeman, filed November 28, 2021, in support of 22 Plaintiff's Motion to Compel Discovery Against Defendant Fellow Shine Group Limited (Dkt. 23 No. 47). The attached pages should be added to the original filing of the Declaration of Spencer 24 Freeman, Dkt. No. 48. 25 RESPECTFULLY SUBMITTED this 29th day of November, 2021. 26 NOTICE OF ERRATA BY PLAINTIFF WILL CO LTD. FREEMAN LAW FIRM, INC. CORRECTING DOCKET ENTRY 48 - 1 1107 1/2 Tacoma Avenue South [NO. 3:21-cv-05666 DGE] Tacoma, WA 98402 (253) 383-4500 - (253) 383-4501 (fax)

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FREEMAN LAW FIRM, INC.

By: /s/Spencer D. Freeman

Spencer D. Freeman, WSBA No. 25069

Attorney for Plaintiff Will Co. Ltd.

NOTICE OF ERRATA BY PLAINTIFF WILL CO LTD. CORRECTING DOCKET ENTRY 48 - 2 [NO. 3:21-cv-05666 DGE]

FREEMAN LAW FIRM, INC. 1107 ½ Tacoma Avenue South Tacoma, WA 98402 (253) 383-4500 - (253) 383-4501 (fax)

1 The Honorable Robert S. Lasnik 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON TACOMA DIVISION 8 9 WILL CO. LTD. a limited liability company organized under the laws of Japan, Case No. 3:20-cv-05666-RSL Plaintiff. 10 **DEFENDANT FELLOW SHINE GROUP** 11 VS. LIMITED'S RESPONSES TO PLAINTIFF'S FIRST 12 INTERROGATORIES AND REQUESTS KAM KEUNG FUNG, aka 馮錦強, aka FOR PRODUCTION FUNG KAM KEUNG, aka FUNG 13 KAMKEUNG, aka KUENG FUNG, aka KEUNG KAM FUNG, aka KAM-KEUNG 14 FUNG, aka KEVIN FUNG, an individual; FELLOW SHINE GROUP LIMITED, a 15 foreign company, and DOES 1-20, d/b/a AVGLE.COM, 16 **DEFENDANT FELLOW SHINE GROUP LIMITED'S RESPONSES TO PLAINTIFF'S** 17 FIRST INTERROGATOIRES AND REQUESTS FOR PRODUCTION 18 Defendant Fellow Shine Group Limited ("FSG" or "Defendant") hereby responds to 19 Plaintiff's first Interrogatories and Requests for Production as follows: 20 **INITIAL OBJECTIONS:** FSG objects to the extent that any of Plaintiff's Requests or 21 Interrogatories seek information or documents protected by any privilege, including, without 22 limitation, the attorney-client privilege or the attorney work product doctrine or any other 23 privilege or confidentiality. To the extent that any documents which are subject to such 24

1	privileges are produced, FSG does not waive any applicable privilege exceeding the document(s)
2	that were produced. FSG objects on the basis that many of these requests are unlimited in time,
3	seek irrelevant information and/or information not reasonably calculated to lead to the discovery
4	of admissible evidence. FSG objects to these requests to the extent that they seek documents or
5	information wholly unrelated to the issue of personal jurisdiction as the Court has only allowed
6	jurisdictional discovery to proceed.
7	<b>REQUEST NO. 1:</b> Produce all articles of incorporation, operating agreements, and/or any
8	document which relates to the creation of Fellow Shine Group, Ltd. and the business of Fellow
9	Shine Group, Ltd.
10	<b>OBJECTION:</b> Defendant objects to this Request to the extent it is overbroad and unduly
11	burdensome and seeks irrelevant information and/or information not reasonably calculated to
12	lead to the discovery of admissible evidence. Defendant objects to the extent that this request is
13	vague and ambiguous. Subject to and without waiving these objections, Defendant responds as
14	follows:
15	<b>RESPONSE:</b> Defendant produces the Memorandum of Association and the Articles of
16	Association of Fellow Shine Group Limited. These are produced in documents bates stamped:
17	FSG 000001 – FSG 000019.
18	REQUEST NO. 2: Produce any and all Fellow Shine Group, Ltd. financial documents, from
19	January 1, 2018 to the present, including bank account statements, e-wallet account statements
20	(such as Paypal or Paxum), and any cryptocurrency accounts.
21	OBJECTION: Defendant objects to this Request to the extent it is overbroad and unduly
22	burdensome and seeks irrelevant information and/or information not reasonably calculated to
23	lead to the discovery of admissible evidence. Defendant objects to this request to the extent that
24	is seeks information or documents that are protected from discovery or disclosure by virtue of

1	the right to privacy, constitute confidential information, proprietary information, or trade secrets		
2	or which are otherwise protected from discovery.		
3	RESPONSE: Defendant has no responsive documents within its care, custody, or control		
4	relating to or evidencing financial transaction with United States entities or persons, or which		
5	relate to services or transactions relating to the United States, for the period of January 1, 2019		
6	through June 2020.		
7	REQUEST NO. 3: Produce any and all contracts Fellow Shine Group, Ltd. has with any		
8	hosting companies, including but not limited to Cloudflare, Inc.		
9	OBJECTION: Defendant objects to this Request to the extent it is overbroad and unduly		
10	burdensome and seeks irrelevant information and/or information not reasonably calculated to		
11	lead to the discovery of admissible evidence. Subject to and without waiving these objections,		
12	Defendant responds as follows:		
13	RESPONSE: Defendant will produce responsive documents within its care, custody, or control		
14	with respect to any contracts active during the period of January 2019 – June 2020 with		
15	companies located in the United States or providing hosting to Avgle.com within the United		
16	States. Defendant's relationship with Cloudflare, Inc. is governed by Cloudflare, Inc's terms of		
17	service, outlined on its website and produced as documents bates stamped: FSG 000020 - FSG		
18	000026.		
19	<b>REQUEST NO. 4:</b> Produce any and all invoices from any hosting companies to Fellow Shine		
20	Group, Ltd. and/or regarding services for Avgle.com, including, but not limited to Cloudflare,		
21	Inc.		
22	OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound		
23	by scope, and unduly burdensome and seeks irrelevant information and/or information not		
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1	reasonably calculated to lead to the discovery of admissible evidence. Subject to and without	
2	waiving these objections, Defendant responds as follows:	
3	<b>RESPONSE:</b> Defendant has no responsive documents within its care, custody, or	
4	control from the time period of January 2019 through June 2020 involving companies located	
5	within the United States or providing hosting to Avgle.com within the United States.	
6	REQUEST NO. 5: Produce records of any and all payments you made to any hosting	
7	companies regarding services for Fellow Shine Group, Ltd. and/or Avgle.com, including but not	
8	limited to Cloudflare, Inc.	
9	<b>OBJECTION:</b> Defendant objects to this Request to the extent it is overbroad, unbound	
10	by scope, and unduly burdensome and seeks irrelevant information and/or information not	
11	reasonably calculated to lead to the discovery of admissible evidence. Defendant objects to this	
12	request to the extent that is seeks information or documents that are protected from discovery or	
13	disclosure by virtue of the right to privacy, constitute confidential information, proprietary	
14	information, or trade secrets, or which are otherwise protected from discovery. Subject to and	
15	without waiving these objections, Defendant responds as follows:	
16	<b>RESPONSE:</b> Defendant has no responsive documents within its care, custody, or	
17	control from the time period of January 2019 through June 2020 involving companies located	
18	within the United States or providing hosting to Avgle.com within the United States.	
19	<b>REQUEST NO. 6:</b> Produce copies of any and all communications you had with any hosting	
20	companies regarding services for Fellow Shine Group, Ltd. and/or Avgle.com, including but not	
21	limited to Cloudflare, Inc.	
22	OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound	
23	by scope, and unduly burdensome and seeks irrelevant information and/or information not	

reasonably calculated to lead to the discovery of admissible evidence. Subject to and without
waiving these objections, Defendant responds as follows:
<b>RESPONSE:</b> Defendant will produce responsive documents within its care, custody, or
control from the time period of January 2019 through June 2020. These documents are produced
as documents bates stamped: FSG 000027 - 000034.
<b>REQUEST NO. 7:</b> Produce any and all contracts Fellow Shine Group, Ltd. has with any
online payment processors, including but not limited to Paypal, Inc.
<b>OBJECTION:</b> Defendant objects to this Request to the extent it is overbroad, unbound
by scope, and unduly burdensome and seeks irrelevant information and/or information not
reasonably calculated to lead to the discovery of admissible evidence. Subject to and without
waiving these objections, Defendant responds as follows:
<b>RESPONSE:</b> Defendant has no responsive documents within its possession, custody, or
control with respect to United States online payment processors, such as Paypal, Inc., for the
time period of January 2019 through June 2020.
<b>REQUEST NO. 8:</b> Produce any and all invoices from any online payment processor sent to
Fellow Shine Group, Ltd. and/or regarding services for Avgle.com, including but not limited to
Paypal, Inc.
<b>OBJECTION:</b> Defendant objects to this Request to the extent it is overbroad, unbound
by scope, and unduly burdensome and seeks irrelevant information and/or information not
reasonably calculated to lead to the discovery of admissible evidence. Defendant objects to this
request to the extent that is seeks information or documents that are protected from discovery or
disclosure by virtue of the right to privacy, constitute confidential information, proprietary
information, or trade secrets, or which are otherwise protected from discovery. Subject to and
without waiving these objections, Defendant responds as follows:

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1	<b>RESPONSE:</b> Defendant has no responsive documents within its possession, custody, or	
2	control, with respect to invoices from United States online payment processors, such as Paypal,	
3	Inc. for the time period of January 2019 through June 2020.	
4	<b>REQUEST NO. 9:</b> Produce records of any and all payments to any online payment processor	
5	regarding services for Fellow Shine Group, Ltd. and/or Avgle.com, including but not limited to	
6	Paypal, Inc.	
7	OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound by	
8	scope, and unduly burdensome and seeks irrelevant information and/or information not	
9	reasonably calculated to lead to the discovery of admissible evidence. Defendant objects to this	
10	request to the extent that is seeks information or documents that are protected from discovery or	
11	disclosure by virtue of the right to privacy, constitute confidential information, proprietary	
12	information, or trade secrets, or which are otherwise protected from discovery. Subject to and	
13	without waiving these objections, Defendant responds as follows:	
14	<b>RESPONSE:</b> Defendant has no responsive documents within its possession, custody, or	
15	control, with respect to payments to United States online payment processors, such as Paypal,	
16	Inc. for the time period of January 2019 through June 2020.	
17	REQUEST NO. 10: Produce copies of any and all communications with any online payment	
18	processing company regarding services for Fellow Shine Group, Ltd. and/or Avgle.com,	
19	including but not limited to Paypal, Inc.	
20	<b>OBJECTION:</b> Defendant objects to this Request to the extent it is overbroad, unbound by	
21	scope, and unduly burdensome and seeks irrelevant information and/or information not	
22	reasonably calculated to lead to the discovery of admissible evidence. Subject to and without	
23	waiving these objections, Defendant responds as follows:	

**RESPONSE:** Defendant has no responsive documents within its possession, custody, or control, with respect to communications with United States online payment processors, such as Paypal, Inc. for the time period of January 2019 through June 2020. **REQUEST NO. 11:** Produce any and all contracts Fellow Shine Group, Ltd. has with any advertiser brokers or any company that has authority to contract for the placement of advertisements on Avgle.com, including but not limited to Tiger Media. OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound by scope, and unduly burdensome and seeks irrelevant information and/or information not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving these objections, Defendant responds as follows: **RESPONSE:** Defendant will produce its contract with Tiger Media Inc. d/b/a JuicyAds, a Canadian corporation. This contract is produced with documents bates stamped: FSG 000035 **- 000040. REQUEST NO. 12:** Produce any and all invoices from any advertiser brokers or any company that has authority to contract for the placement of advertisements on Avgle.com to Fellow Shine Group, Ltd. and/or regarding services for Avgle.com, including but not limited to Tiger Media. OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound by scope, and unduly burdensome and seeks irrelevant information and/or information not reasonably calculated to lead to the discovery of admissible evidence. Defendant objects to this request to the extent that is seeks information or documents that are protected from discovery or disclosure by virtue of the right to privacy, constitute confidential information, proprietary information, or trade secrets, or which are otherwise protected from discovery. Subject to and without waiving these objections, Defendant responds as follows:

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1	RESPONSE:	Defendant has no responsive documents within its care, custody, or
2	control, with respect t	o invoices from United States advertising brokers for the time period of
3	January 2019 through	
4	REQUEST NO. 13:	Produce records of any and all payments to any advertiser brokers or any
5	company that has auth	nority to contract for the placement of advertisements on Avgle.com
6	regarding services for	Fellow Shine Group, Ltd., and/or Avgle.com, including but not limited to
7	Tiger Media.	
8	OBJECTION:	Defendant objects to this Request to the extent it is overbroad, unbound by
9	scope, and unduly bur	densome and seeks irrelevant information and/or information not
10	reasonably calculated	to lead to the discovery of admissible evidence. Defendant objects to this
11	request to the extent the	nat is seeks information or documents that are protected from discovery or
12	disclosure by virtue of	the right to privacy, constitute confidential information, proprietary
13	information, or trade s	ecrets, or which are otherwise protected from discovery. Subject to and
14	without waiving these	objections, Defendant responds as follows:
15	RESPONSE:	Defendant has no responsive documents within its care, custody, or
16	control, with respect to	payments made to United States advertising brokers for the time period
17	of January 2019 throug	gh June 2020.
18	REQUEST NO. 14:	Produce copies of any and all communications with any advertiser brokers
19	or any company that ha	as authority to contract for the placement of advertisements on Avgle.com
20	regarding services for l	Fellow Shine Group, Ltd., and/or Avgle.com, including but not limited to
21	Tiger Media.	
22	OBJECTION:	Defendant objects to this Request to the extent it is overbroad, unbound by
23	scope, and unduly burd	ensome and seeks irrelevant information and/or information not
24	reasonably calculated to	o lead to the discovery of admissible evidence.

1	<b>RESPONSE:</b> Defendant has no responsive documents within its care, custody, or
2	control, with respect to communications with United States advertising brokers for the time
3	period of January 2019 through June 2020.
4	REQUEST NO. 15: Produce any and all contracts Fellow Shine Group, Ltd. has with any
5	companies regarding advertisements or potential advertisements on Avgle.com, including but
6	not limited to Multi Media LLC and DoubleClick, Inc.
7	<b>OBJECTION:</b> Defendant objects to this Request to the extent it is overbroad, unbound by
8	scope, and unduly burdensome and seeks irrelevant information and/or information not
9	reasonably calculated to lead to the discovery of admissible evidence.
10	<b>RESPONSE:</b> Defendant has no responsive documents within its care, custody, or
11	control, with respect to United States advertising companies for the time period of January 2019
12	through June 2020.
13	<b>REQUEST NO. 16:</b> Produce any and all invoices from any companies to Fellow Shine Group,
14	Ltd. relating to any advertising on Avgle.com including but not limited to Multi Media LLC and
15	DoubleClick, Inc.
16	OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound by
17	scope, and unduly burdensome and seeks irrelevant information and/or information not
18	reasonably calculated to lead to the discovery of admissible evidence.
19	RESPONSE: Defendant has no responsive documents within its care, custody, or
20	control, with respect to invoices from United States advertising companies for the time period of
21	January 2019 through June 2020.
22	REQUEST NO. 17: Produce records of any and all payments to any company regarding
23	advertising on Avgle.com, including but not limited to Multi Media LLC and DoubleClick, Inc.

1	OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound by
2	scope, and unduly burdensome and seeks irrelevant information and/or information not
3	reasonably calculated to lead to the discovery of admissible evidence. Defendant objects to this
4	request to the extent that is seeks information or documents that are protected from discovery or
5	disclosure by virtue of the right to privacy, constitute confidential information, proprietary
6	information, or trade secrets, or which are otherwise protected from discovery. Subject to and
7	without waiving these objections, Defendant responds as follows:
8	<b>RESPONSE:</b> Defendant has no responsive documents within its care, custody, or
9	control, with respect to payments made to United States advertising companies for the time
10	period of January 2019 through June 2020.
11	REQUEST NO. 18: Produce copies of any and all communications with any company
12	advertising on Avgle.com including but not limited to Multi Media LLC and DoubleClick, Inc.
13	OBJECTION: Defendant objects to this Request to the extent it is overbroad, unbound by
14	scope, and unduly burdensome and seeks irrelevant information and/or information not
15	reasonably calculated to lead to the discovery of admissible evidence. Defendant objects on the
16	basis that this request is ambiguous. Subject to and without waiving these objections, Defendant
17	responds as follows:
18	<b>RESPONSE:</b> Defendant has no responsive documents within its care, custody, or
19	control, with respect to communications with United States advertising companies for the time
20	period of January 2019 through June 2020.
21	REQUEST NO. 19: Produce copies of any and all communications with any company
22	regarding advertising on Avgle.com including but not limited to Multi Media LLC and
23	DoubleClick, Inc.

OBJECTION:	Defendant objects to this Request to the extent it is overbroad, unbound by
scope, and unduly but	rdensome and seeks irrelevant information and/or information not
reasonably calculated	to lead to the discovery of admissible evidence. Subject to and without
waiving these objection	ons, Defendant responds as follows:
RESPONSE:	Defendant has no responsive documents within its possession, custody, or
control, with respect	to communications with United States companies regarding advertising for
the time period of Jan	nuary 2019 through June 2020.
REQUEST NO. 20:	Produce any and all contracts Fellow Shine Group, Ltd. has with Awesapp
Ltd.	
OBJECTION:	Defendant objects to this Request to the extent it is overbroad and unduly
burdensome and seek	s irrelevant information and/or information not reasonably calculated to
lead to the discovery	of admissible evidence. Subject to and without waiving these objections,
Defendant responds a	as follows:
RESPONSE:	Defendant has no such documents that specifically reference or concern
the United States in it	ts care, custody, or control.
REQUEST NO. 21:	Produce any and all invoices from Awesapp Ltd.
OBJECTION:	Defendant objects to this Request to the extent it is overbroad and unduly
burdensome and seek	s irrelevant information and/or information not reasonably calculated to
lead to the discovery	of admissible evidence. Defendant objects to this request to the extent that
is seeks information	or documents that are protected from discovery or disclosure by virtue of
the right to privacy, o	constitute confidential information, proprietary information, or trade secrets,
or which are otherwis	se protected from discovery.
Subject to and withou	ut waiving these objections, Defendant responds as follows:

1	RESPONSE:	Defendant has no such documents that specifically reference or concern
2	the United States in it	s care, custody, or control.
3	REQUEST NO. 22:	Produce records of any and all payments to Awesapp Ltd.
4	OBJECTION:	Defendant objects to this Request to the extent it is overbroad and unduly
5	burdensome and seek	s irrelevant information and/or information not reasonably calculated to
6	lead to the discovery	of admissible evidence. Defendant objects to this request to the extent that
7	is seeks information of	or documents that are protected from discovery or disclosure by virtue of
8	the right to privacy, c	onstitute confidential information, proprietary information, or trade secrets,
9	or which are otherwis	e protected from discovery.
10	Subject to and withou	at waiving these objections, Defendant responds as follows:
11	RESPONSE:	Defendant has no such documents that specifically reference or concern
12	the United States in it	es care, custody, or control.
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14	REQUEST NO. 23:	Produce copies of any and all communications with Awesapp Ltd.
15	OBJECTION:	Defendant objects to this Request to the extent it is overbroad and unduly
16	burdensome and seek	s irrelevant information and/or information not reasonably calculated to
17	lead to the discovery	of admissible evidence. Subject to and without waiving these objections,
18	Defendant responds a	s follows:
19	RESPONSE:	Defendant has no such documents that specifically reference or concern
20	the United States in it	ts care, custody, or control.
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22	REQUEST NO. 24:	Produce any and all documents, including but not limited to emails,
23	letters, memorandum	, reports, and meeting minutes related to or mentioning any hosting
24	provider including bu	at not limited to Cloudflare, Inc.

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1	<b>OBJECTION:</b> Defendant objects to this Request to the extent it is overbroad and unduly
2	burdensome and seeks irrelevant information and/or information not reasonably calculated to
3	lead to the discovery of admissible evidence. Defendant objects to the extent that this request
4	seeks documents protected by any privilege, including, without limitation, the attorney-client
5	privilege or the attorney work product doctrine or some other privilege or confidentiality.
6	Subject to and without waiving these objections, Defendant responds as follows:
7	<b>RESPONSE:</b> Defendant will produce responsive documents within its care, custody, or
8	control with respect to the time period of January 2019 – June 2020 with respect to
9	communications to or from United States hosting providers. Defendant refers Plaintiff to
10	documents produced under bates stamps: FSG 000020 – FSG 000026 and FSG 000027 –
11	000034.
12	REQUEST NO. 25: Produce any and all documents, including but not limited to emails,
13	letters, memorandum, reports, and meeting minutes related to or mentioning Tiger Media.
14	OBJECTION: Defendant objects to this Request to the extent it is overbroad and unduly
15	burdensome and seeks irrelevant information and/or information not reasonably calculated to
16	lead to the discovery of admissible evidence. Defendant objects to the extent that this request
17	seeks documents protected by any privilege, including, without limitation, the attorney-client
18	privilege or the attorney work product doctrine or some other privilege or confidentiality.
19	Subject to and without waiving these objections, Defendant responds as follows:
20	RESPONSE: Defendant has no such documents that specifically reference or concern
21	the United States in its care, custody, or control.
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23	REQUEST NO. 26: Produce any and all documents, including but not limited to emails,
24	letters, memorandum, reports, and meeting minutes related to or mentioning United States.

OBJECTION: Defendant objects to this Request to the extent it is overbroad and unduly
burdensome and seeks irrelevant information and/or information not reasonably calculated to
lead to the discovery of admissible evidence. Defendant objects as it is ambiguous as to what
makes a document "relate" to the "United States." Defendant objects to the extent that this
request seeks documents protected by any privilege, including, without limitation, the attorney-
client privilege or the attorney work product doctrine or some other privilege or confidentiality.
Subject to and without waiving these objections, Defendant responds as follows:
RESPONSE: Defendant produces documents bates stamped FSG 000054 – FSG
000101.
REQUEST NO. 27: Produce any and all emails or other written correspondence or
communication with Kam Keung Fung.
OBJECTION: Defendant objects to this Request as overbroad and unduly burdensome and
seeks irrelevant information and/or information not reasonably calculated to lead to the
discovery of admissible evidence. Subject to and without waiving these objections, Defendant
responds as follows:
RESPONSE: Defendant has no such documents that specifically reference or concern
the United States in its care, custody, or control.
REQUEST NO. 28: Produce Google Analytics Reports for tracking code UA-88439523; UA-
88439523-1; UA-88439523-2; UA-88439523-3; and UA-88439523-4.
OBJECTION: Defendant objects to this Discovery Request as overbroad and unduly
burdensome. Defendant objects to this request to the extent that it could be read to require
Defendant to create or produce documents that do not otherwise exist or which are not within the
Defendant's care, custody, or control. Defendant objects to this inquiry to the extent that it could

1	be read to impose an obligation on Defendant to conduct independent research for Plaintiffs'	
2	benefit. Defendant is unable to produce these reports as Google has denied it access to produce	
3	these reports. Subject to, and without waving these objections, Defendant responds as follows:	
4	RESPONSE: Notwithstanding the foregoing, prior to Google denying Defendant access	
5	to run a report for tracking code UA-88439523-3, Defendant saved two pages from the report for	
6	racking code UA-88439523-3, these pages are produced as documents bates stamped FSG	
7	000102 – FSG 000103.	
8	REQUEST NO. 29: Produce AdThis Reports for tracking code AddThisPubID: ra-	
9	58a2e9d645e86f23.	
10	OBJECTION: Defendant objects to this Discovery Request as overbroad and unduly	
11	burdensome. Defendant objects to this request to the extent that it could be read to require	
12	Defendant to create or produce documents that do not otherwise exist or which are not within the	
13	Defendant's care, custody, or control. Defendant objects to this inquiry to the extent that it could	
14	be read to impose an obligation on Defendant to conduct independent research for Plaintiffs'	
15	benefit. Subject to and without waiving this objection, Defendant responds as follows:	
16	RESPONSE: Defendant produces documents bates stamped FSG 000040 – FSG	
17	000041.	
18	<b>REQUEST NO. 30:</b> Produce BlueKai Reports for tracking code BlueKaiSiteID: 27675.	
19	OBJECTION: Defendant objects to this Discovery Request as overbroad and unduly	
20	burdensome. Defendant objects to this request to the extent that it could be read to require	
21	Defendant to create or produce documents that do not otherwise exist or which are not within the	
22	Defendant's care, custody, or control. Defendant objects to this inquiry to the extent that it could	
23	be read to impose an obligation on Defendant to conduct independent research for Plaintiffs'	
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benefit. Defendant objects because Defendant has no relationship with BlueKai. Subject to and
without waiving these objections, Defendant responds as follows:
RESPONSE: Defendant has no responsive documents in its care, custody, or control.
REQUEST NO. 31: Produce any and all documents referenced in the Answers to
Interrogatories.
<b>RESPONSE:</b> No documents are referred to in the interrogatories and, as such, there are no
documents responsive to this request.
INTERROGATORIES
INTERROGATORY NO. 1: Please describe the relationship Fellow Shine Group has
with the website pussl48.com.
OBJECTION: Defendant objects on the basis that this interrogatory is overbroad and
seeks irrelevant information and/or information not reasonably calculated to lead to the
discovery of admissible evidence. Subject to and without waiving these objections, Defendant
responds as follows:
<b>RESPONSE</b> : Defendant has no relationship with the website pussl48.com.

Fellow Shine Group's Answers to Interrogatories are signed under the pains and penalties of perjury this 10th Day of September 2021 For and on behalf of FELLOW SHINE GROUP LIMITED 關揮集團有限公司 Ming Chung Justinerized Signature(s) Name: Ming Chung Wu Title: Director of Fellow Shine Group, Ltd 

1	As to Objections:
2	Philip P. Mann, Esq. (WSBA No. 28860)
3	Mann Law Group PLLC 107 Spring Street
4	Seattle, Washington 98104 Tel: 206-463-0900
5	Email: phil@mannlawgroup.com
6	/s/ Valentin Gurvits Valentin D. Gurvits (pro hac vice)
7	Frank Scardino (pro hac vice)
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10	Facsimile: 617-928-1802 vgurvits@bostonlawgroup.com
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11	/s/ Evan Fray-Witzer Evan Fray-Witzer (pro hac vice)
12	CIAMPA FRAY-WITZER, LLP 20 Park Plaza, Suite 505
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15	Evan@CFWLegal.com
16	Attorneys for Defendants
17	
18	Dated: September 14, 2021
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**CERTIFICATE OF SERVICE** I hereby certify on the date indicated below I served the foregoing document on all parties who have appeared in this matter via e-mail: Spencer D. Freeman sfreeman@freemanlawfirm.org DATED: September 14, 2021 By: /s/ Evan Fray-Witzer